(BY AUTHORITY.)

Laws of New Jersey.

CHAPTER CCCCXCI.

A further supplement to the act approved March seventeenth, one thousand eight hundred and seventy, providing for a reform school for boys in the city of New ark, and entitled "An act to revise and muend the charter of the city of Newark,'" approved March eleventh, one thousand eight hundred and fifty-

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, act to which this is a supplement, and in a supplement to said act approved April Newark.

board, and that strict and wholesome dis- substance as follows: cipline is maintained therein; provide employment and instruction for the ismates. and bind them out, discharge or remand them as herein provided; appoint a superintendent, steward, teacher or teachers, and such other officers as in their judgment the wants of said Newark City Home may require, and preside over the duties of each; exercise a vigilant care and supervision over said Newark City Home, its officers and inmates; remove all such officers at pleasure, and appoint others in there stead, and determine the salaries to be paid to said offi board shall, in addition to the power to make by-laws and regulation for their gov three of said act to which this is a supplement,) have authority to alter and amend such by-laws and regulations, from time to time, as to them shall seem best. 8. And be it enacted, That girls as well

as boys, may be committed to said Newark City Home, as hereinafter mentioned; and rant : said board of trustees shall cause the boys be instructed in piety and marality, and and so forth. in such branches of useful knowledge as are adapted to their age and capacity, and in some regular course of labor, either mechanical, manufacturing, agricultural or a combination of position and capacity, and in such other arts or trades as may seem best adapted to secure the reformation. amendment and future benefit of said boys out boys and girls committed to said Newthe boys until they become twenty-one years of age, and the girls until they reach the age of eighteen years, or for any less time, stipulating in the indenture, for the needful amount of school advantages, and from time to time, as the rightful guardian. not, applying the proper remedy by cancelmay secure to said boy and girls the benefit knowledge, and thus the opportunity of becoming moral intelligent, industrious, and

4. And be it enacted. That one or more of said board of trustees shall visit the said Newark City Home, at least once in every fortnight, and examine the boys and ark City Home may be located. girls therein in the school room, and at their several kinds of labor, and inspect every three months, said board of trustees. visit said home and thoroughly examine a report of such examination and inspection making the same, which report shall be records of said board of trustees; a record the superintendent of said home; said board of trustees shall prepare an annual tion or service. report of the condition and assets of said January, in each and every year, which with a full report of the superintendent, and a list of the salaried officers and their salaries, they shall present to the common council of said city of Newark, at their first regular meeting in the month of February. of each and every year.

5. And be to enacted, That every boy and girl committed to said Newark City Home may be there kept, disciplined, in structed, employed and governed under age of twenty one years, or until, in case it be a girl, she reaches the age of eightpresence shall be manifestly dangerous to each particular case.

decent and grossly immoral, or cannot be controlled by his or her parent or parents.

11. And be it enacted, That in the case or guardian, and it is the opinion of said of any boy or girl committed to said Newthen to the lawful guardian of said boy mayor and common council of said city of to the provisions of the said city charter and shall take effect immedia or girl, if any there be, so resident, or if Newark for his or her maintenance at said and of the supplements thereto, relating to Approved March 27, 1874.

the mayor or acting mayor of said city of thereof.

tourth, eighteen hundred and seventy . 7. And be it enacted, That in time menthree, shall be known as the Newark City tioned in said summons, the said special police justice shall (unless the circumstan-2. And be it enacted, That the board of ces of the case in his judgment call for an trustees provided for in said act, to which adjournment which he is hereby authorized Board of Trustees of the Newark City | girl, and any party appearing in answer to visions of the approved by law of said said Newark City, Home, by warrant, in

State of New Jersey, - County,

To (A. B.) one of the constables (or police officers) of the city of Newark, in the county of -, and State of New

charge of (C. D.,) a boy or girl, under the act, in the case of any boy or girl commitage of eighteen years, to wit, of the age ted to said home by the proceedings under of ---, as near as can be ascertained, who, cers, and the manner of payment; and said at the time of his or her arrest, resided at - , in said city of Newark, and who has been proved to me to b. a fit subject eroment, (conferred upon them in section for the discipline, care and instruction of to which this is a supplement, and in said the Newark City Home, and deliver said supplement thereto, approved April fourth, (C. D.,) without delay, to the superintend ent of said Newark City Home, or other p rson in charge thereof, at the place where the same is established, and for so doing this shall be your sufficient war-

Given under my hand and seal at New and girls in said Newark City Home, to ark, in said county, this - day of -

Special Police Justice.

But no variance from said form shall be deemed material if it sufficiently appear, upon the face of said warrant, that the boy or girl is committed by said special police justice, in the exercise of the powand girls; said board of trustees may bind ers given by this act: the said special police justice shall certify in the said war ark City Home, as apprentices or servants; rant, the place in which the boy or girl resided at the time of his or ber arrest, also of said city may sell at public or private the age of said boy or girl, as near as the sale, for the best price that may be obtainsame can be ascertained, and such certifi- ed; and the principal and interest of the cate shall, for the purposes of this act, be debt hereby authorized, and the principal conclusive evidence of the residence and and interest of the debt of forty thousand age of said boy or girl; the said special dollars authorized by said act to which police justice shall also transmit to the the duties and obligations of the master or superintendent of said Newsck City Home. sand dollars principal, shall be provided mistress, to whom said boys or girls are with said warrant, by the officer serving it. for out of such moneys as are now devoted with said warrant, by the officer serving it. indentured are faithfully performed, and it a statement of the substance of the com plaint, together with such other particuling said indenture, or taking such steps as lars concerning said boy or girl as the said the circumstances of the case may require; special police justice may deem necessary; in binding out boys and girls, said board and every member of the police of said of trustees shall have scrupulous regard to city of Newark, or constrble of said city, the religious and moral character of those shall have full power and authority in exeto whom they are to be bound, that they cuting any warrant issued to him, or placed in his hands, in pursuance of this of a good example, proper instruction, and act, to take and convey any bor or girl placed in his charge, under said warrant, for delivery to the superintendent or other person in charge of said home, into or is which said city of Newark is or may be

8. And be it enacted. That said warrant shall be executed by a constable or memthe register, and investigate the general per of the police of said city of Newark. condition of the said home; and once in any summons for appearance before a special police justice as aforesaid, shall or not less than a majority thereof, shall served by a constable or member of the police of said city, by delivering an atand inspect it in all its departments, and tested copy of the same personally to the party to whom it is addressed, or by leavshall be made and signed by the trustees ing it with some person, above the age of fourteen years, at the place of residence or flied and preserved among the papers and business of such party; and said constable or member of police shall immediately of said visits shall be kept in the books of make return to the said special police jus t ce of the time and manner of such execu-

9. And be it enacted. That if the special said Newark City Home, then said special vested in him by law will permit under the circumstances of the case; and if in any case, on examination by a special police

said boy or girl if she be living, and so 12. And be it enacted, That every boy damages and expenses of the construction resident; and if there is no father or and girl committed to the said Newark of said sewer or drain, to be ascertained by mother of said boy or girl se resident, City Home shall be personally liable to the the common council and assessed according

there be no lawful goardian so resident, to home, and for all necessary expenses incur- the ascertainment of the costs, damages whom such testimony as may be taken in person bound by law to provide for and commissioners appointed by the said conthe matter shall show that he or she re- support said boy or girl, shall be liable for mon council. ides in said city, or if there is no person and pay to the said mayor and common within said city with whom such boy or council of the city of Newsck the cost of girl statedly resides then to some suitable such maintenance and all of said necessary person resident in said city, (whom the expenses; and whenever the said trustees aid special police justice shall appoint shall so direct, suit may be brought in any act in behalf of said boy or girl) re court having cognizance in the premises in quiring him or her in said summons to ap the name of the mayor and common counpear before said special police justice at a cil of the city of Newark, against said time and place stated ther into show cause, parent, guardian, relative or other person if any there be, why said boy or girl shall for the recovery of the cost of such mainnot be committed to said Newark City tenance, and of all of said necessary ex-Home; and the said special police justice penses, with the costs of suit; provided, shall also cause a written notice of the that the said board of trustees may in their That the reform school provided for in the pendency of said complaint to be given to discretion remit such liability; or any part 13. And be it enacted, That when the

parent, or guardian, or any other person

having the legal custody of any boy or

girl, not less than eight years of age, in

said city of Newark, may desire to place said boy or girl under the discipline of said this is a supplement, shall be known as the to make) proceed to examine the boy or Newark City Home, said board of trustees may, in their discretion, receive said boy or Home, and said board of trustees shall take the summons, and to hear such testimony girl into said home, with or without the charge of the general interests of said New bearing upon the case as may be produced, taking of the preliminary proceedings ark Home, see that its affairs are properly and if the complaint is sustained, and it nereinbefore mentioned, for a period of not conducted and in accordance with the re appears to said special police justice that less than six months, and extending only quirements of this act, and of so much of said boy or girl is a fit subject for the dis until said boy becomes twenty-one, or said said act approved March seventeenth, one cipline of said Newark City Home, and girl eighteen years of age; in such cases thousand eight hundred and seventy, and that his or her moral welfare, and the said parent, or guardian, or other person of said act approved April fourth, one good of society, require that he or she having the legal custody of said boy or thousand eight hundred and seventy-three, shauld be sent thereto, said special police girl, shall be lable for, and shall pay to the as is not repealed by this act and the pro- justice shall commit said boy or girl to mayor and common conneil of the city of Newars, such sum or sums of money for the care, maintenance and instruction of said boy or girl in said home, and at such times as the said board af trustees may determine or require, and any boy or girl received into said home, under the provisions of this section shall be subject to all the discipline, rules and regulations of said home, and the said board of trustees shall have the same power, authority and control, in every respect, over said boy or girl, You are hereby commanded to take as is vested in them by this or any other

> complaint hereinbeforth set forth. 14. And be it enacted, That for the pur pose of continuing and prosecuting the ends and objects provided for in said act one thousand eight hundred and seventy three, and this act; it shall be lawful for the common council of said city of Newark to expend the further sum of torty thousand dollars; and to provide for the same the mayor and common council of said city of Newark are hereby authorized to issue bonds ef the said city, under their corporate seal and the signature of the mayor, for an amount not exceeding forty thousand dollars, to be designated as "reform-school bonds," bearing interest not exceeding seven per centum per annum, payable semi-annually, with coupons attached, and payable at such time or times as may be agreed upon by the said common council, not exceeding twenty years from the date thereof, pledging the whole prop-erty of the city for the payment of the same, which said bonds the board of finance by law to the sinking fund of the city of Newark, created by virtue of the act approved March sixteenth, one thousand eight hundred and fifty nine, entitled " a further revise and amend the charter of the city of Newark." ' and commonly known as the sinking fund of one thousand eight hundred and fifty-nine.

15. And be it enacted. That sections tour, five, six, seven and eight of the said act to which this is a sugplement, and all acts or parts of acts, inconsistent with any of the provisions of this act are hereby re pealed, and that this act shall be deemed and taken to be a public act and shall take

included, to the place where the said Neweffect immediately.

Approved March 27, 1874. CHAPTER CCCCLVII.

A further supplement to the act entitled "An act to revise and amend the charter of the City of Newark," approved March-eleventh, one thousand eight hundred and fifty-seven.

1. Be it enacted by the Senate and Gen eral Assembly of the State of New Jersey, That whenever it shall be deemed by the common council of the city of Newark expedient and necessary to take and appropriate or divert or make use of any body, stream, or portion of water, in or for the construction or use or outlet of any sewer from South Orange avenve to Eleventh or drain in said city of Newark, or in con-Newark City Home up to the first day of police justice before whom any boy or girl or drain in said city of Newark, or in conshall be brought as aforesaid, is of the nection with any such construction or use opinion that said boy or girl, though guil or outlet, it shall be lawful for the common ty, is not a fit subject to be committed to council of said city, at any time, to appoint lars so as aforesaid left out from the sum five disinterested freeholders, residing in police justice shall make such other dispo- different words in said city, commissioners sition of said boy or giri as the authority to make an estimate and assessment of the dollars and forty-five cents named or put damages which any owner or owners of, or the person or persons having any legal chain or right to the use or enjoyment of and ninety one dollars and sixty seven justice as aforesaid, it shall be proven that said body or stream or portion of water cents recovered by said John Radel) and the boy or girl complained of has a father, will sustain by said taking and appropriat cause to be made an assessment of said the direction of said board of trustees or mother, or guardian, in some place other ing or diversion or use, and to cause a just until, in case it be a boy, he arrives at the than said city of Newark, said special pot and equitable assessment of the amount of expenses of said opening, in accordance age of twenty one years, or until, in case the discretion, with the said estimate and assessment of damages, with the provisions of the charter of said written consent of said board of trustees and of all the costs and expenses in the city of Newark and the supplements thereeen years, unless he or she is bound out.

commit said boy or girl to said Nowark premises, either in whole or in part, to be to, applicable in the premises.

City Home, and send notice, by mail or legally discharged; provided always, that otherwise, to said father, or mother, or lands and real estate benefited thereby, by said trustees may, in their discretion, release or discharge any boy or girl from
said home, at any time, or may deliver to
a magistrate any boy or girl in said home
who may prove incorrigible, or whose ments thereto, relating to the assessment of 10. And be it enacted. That on com-plaint being made, by the superintendent damages and expenses in the matter of the home, to be dealt with according to law.

6. And be it enacted, That when a boy or girl, resident in the city of Newark, before any special police justice and under the age of eighteen years, is brought by a constable, policeman or police officer, or other person in said city is an habital trush from school, said by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to same as in other cases bereinbefore mental by the common council of said city to said common council to the damages and expenses in the matter of the damages and expenses in the matter of the damages and expenses in the matter of the commissioners appointed to that purpose; or the commissioners appointed to said John Radel had not taken an appeal and recovered, as a foresaid, and as if the whole and complete and complete and complete and complete and complete and complete a said city, upon complaint that said boy or be maintained shall be subject to committaking and appropriating, may also estimate by said Newark City Home as hereindecent and grossly immoral, or cannot be before provided.

or drain in said city will sustain by such taking and appropriating, may also estimate and assess the damages which any owner or owners of or person or persons standing; and it shall be lawful for the special police justice that said boy or girl of any boy or girl committed to said New in a fit and proper subject for the discipline of said Newark City Home, the said appeal and in said city of Newark is or may be said board of trustees of said city of Newark is or may be said appeal shall be had as the said appeal shall be had as the said appeal shall be had as the said said appeal shall be had as the said said appeal shall be had as the said sewer or drain or in said it shall be lawful for the case or payment of any body or stream or portion of the said city in whose office and in said city in whose office there in said city in whose office there is said sewer or drain or in said city in whose office there is said sewer or drain or in said city in whose office there is said city in whose office the said city in whose office there is said city in whose office the said city in whose office there is said sewer or drain or in said city in whose office there is said sewer or drain or in said city in whose office there is said city in whose office the said city in whose office there is said city in whose office the city of shall on written consent therefor being included, and said appeal shall be had, engiven by the said board of trustees of tered, tried and determined in a summary outlet, and the sum or sums so estimated and seventy dollars and forty five cents, so and assessed as damages by said commisting for lot and assessed as damages by said commisto the father of said boy or girl, if he is taken within forty days from and after the stoners, in the case of any body or stream living and resident in said city of New-ark City Home.

and assessed as damages by said commissioners, in the case of any body or stream or portion of water as aforesaid, shall constitute a part of the amount of the costs. stitute a part of the amount of the costs.

the person with whom said boy or girl red in said home in his or her behalf; and and expenses of the construction of sewers claims to reside, or to the person with the parent, guardian or relative or other and drains, and the assessment thereof by

> 3. And be it enacted, That all acts or parts of acts, inconsistent with any of the provisions of this act, are hereby repealed, and that this act shall be deemed and taken to be a public, and shall take effect

Approved March 27, 1874.

CHAPTER CCCCLXIII.

A further supplement to the act entitled " An act to revise and amend the charter of the City of Newark," approved March eleventh, one thousand eight hundred and fifty-seven.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That whenever the com.non council of the city of Newark, shall ascertain the whole amount of the costs and expenses of constructing any sewer in said city, not exceeding in its interior cross-section a circle of thirty six inches diameter or its equivalent, with all the necessary appurtenances, they may by resolution either direct that the assessment of said costs and expenses shall be made by commissioners to be appointed by them for that purpose or by he city surveyor, and said assessment shall then be made in accordance with the provisions of the charter of said city, and the supplements thereto, relating to the assessment of the costs, damages and expenses,

parts of acts inconsistent with the provi-

to different individuals, the said sum of one thousand eight hundred and seventy dollars and forty-five cents was, by a clerical error, put down as eight hundred and seventy dollars and forty-five cents in said report, and said report was presented to and ratified by said common council, May second, one thousand eight handred and seventy three, without the discovery of said clerical error; and whereas, said error was not perceived until the commissioners had gone on and nearly completed the assessment of the costs, damages and expenses of said was thus inadvertently done to said John Fountain; and whereas also John Radel having appealed from the assess ment of damages made to him by said JOHN H. BOSCHEN. CHAS. D. BOSCHEN. commissioners for his land taken in said opening did, on the trial of said appeal, recover a verdict for the sum of ten thousand four hundred and ninety-one dollars and sixty-seven cents damages, being more than the commissioners had allowed him; and whereas, the sum of one thousand dollars being the amount inadvertently left out from the sum assessed to said John Fountain as afore said, and said sum recovered by said John Radel on his said appeal, ought to be included in the whole amount of the costs, damages and expenses of said

opening, therefore, 1. Be it enacted by the Senate and Gen eral Assembly of the State of New Jersey that said sum of one thousand dollars so as aforesaid left out from the sum assessed to said John Fountain, and said sum of to thousand four hundred and ninety-one dollars, and sixty-seven cents recovered by said John Radel as aforesaid, shall constitute and form a part of the whole amount ot the costs, damages and expenses of said opening of South Twelfth street, and it shall be lawful for and the said common council of the city of Newark are hereby authorized to now ascertain the whole amount of the costs, damages and expenses of said opening of South Twelfth Street clude in the ascertainment of said whole amount the said sum of one thousand dolassessed to John Fountain, in addition to said sum of eight hundred and seventy whole amount of the costs, damages and

whole amount of the costs, damages and rect said clerical error or omission, in said Granite Works in Newar number two in said report of damages may appear in said report and in said records, as the true amount assessed for said lot number two.

2. And be it enseted. That this act shall be deemed and taken to be a public act, and shall take effect immediately.

Montclair Railroad On and after Monday, July 20, trains will

Leave Ringwood at 7 05 A. M. on Mondays, Wednesdays and Fridays. Leave Monks at 7 10 A. M. Tuesdays, Thurs

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Leave N. Y. foot Cuitlandt & Desbrosses st's " 11 40 a m. and 3 50, 5 80 r. m.

Belleville 12 24 r. m. 4 35, 6 15 "

BLOOMPIELD 12 31 " 4 42 6 23 "

MONTCLAIR 12 40 " 4 50, 6 30 " The mid-day train will run to Montelair Hights only. The 2nd train will run itrough to Ringwood Mines on Mondays, Wednesdays and Fridays, and to Monks on Tuesdays, Thursdays and Saturdays. Will connect at Pompton Junction with N. J. Midland train for all points

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GOING RAST. Leave Montclair. A. M., 5 55, 7 20, 8 20 30; p. m., 10 50, 1 30, 8 40, 5 10, 5 55 6 40., and on Friday's only, at 1 15 A. M. ment of the costs, damages and expenses, or the costs and expenses, of censtructing sewers by commissioners, or by the city surveyor as the case may be.

2. And be it enacted, That all acts or parts of acts inconsistent with the proviparts of acts inconsistent with the provisions of this act are hereby repealed, and that this act shall be deemed and taken to be a public act, and shall take effect immediately.

Approved March 27, 1874.

CHAPTER CCCCLXXXVI.

An act relative to the opening of South Twelfth Street from South Orange Ave-

Newark

Whereas, the commissioners appointed by the common council of the city of Newark to make an estimate and assessment of the damages in the matter of the opening of South Twelfth Street in said city, from South Orange avenue to Eleventh avenue, in making said estimate and assessment did assess the famages of John Fountain, for his land taken for said opening, at the sum of one thousand eight hundred and seventy dollars and forty five cents; and whereas, in thousand eight hundred and seventy dollars and forty five cents; and whereas, in the final transcribing of the report of damages of said commissioners, and in taking from the minutes of the doings of said commissioners the amounts assessed 24, and Fridays only at 1.92 A. M.

Leave Ridgewood, a. pr., 7 02, 7 52, 8 47, 9 48, 11 47; p. m., 2 57, 4 37, 5 37, 6 22 7 19

27. and Fridays only at 1.92 A. M.

Arrive Montclair, a. m., 7 05, 7 55, 8 50 and 1.08 A. M.

30. and 1.08 A. M.

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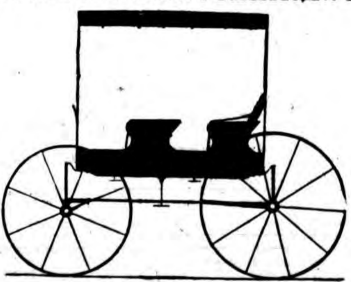
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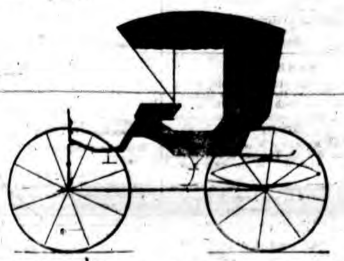
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